instrument readings before and after such calibration and/or maintenance.

- (iv) The owner(s) and operator(s) of The J. R. Simplot Company facility shall maintain a daily record of all measurements required by this subparagraph. Strip charts and other raw data from the monitoring network shall be retained for a minimum of two years following the date of such measurement.
- (v) The owner(s) and operator(s) of The J. R. Simplot Company shall calculate hourly average ambient  $SO_2$  concentrations, wind speed, and wind direction from each monitoring station and submit such values to the Administrator within 15 days following the end of each month.
- (vi) The continuous monitoring and recordkeeping requirements of paragraph (b)(7) of this section shall become applicable September 30, 1976 and shall remain applicable until such time as the Administrator declares that an adequate ambient air data base has been established, which shall be no earlier than at least one calendar year.
- (vii) Within 90 days of the Administrator's declaration of an adequate data base, Simplot shall submit to the Administrator a technical analysis of the degree of permanent control required on the 300 acid plant to ensure attainment and maintenance of NAAQS.
- (8) Nothing in paragraph (b) of this section shall be construed to relieve the owner(s) and operator(s) of The J. R. Simplot Company to comply with any applicable requirements of part 60 of this title. In the event of conflicting requirements or interpretations between part 60 of this title and this paragraph, the more restrictive interpretation or requirement shall apply.
- (9) In the event that measurement systems cannot be installed and operational by the date specified in this section, The J. R. Simplot Company shall propose the earliest possible date by which such requirements can be met. Such proposal shall include adequate justification and supporting documentation.
- [41 FR 23202, June 9, 1976, as amended at 47 FR 32534, July 28, 1982; 51 FR 40676, Nov. 7, 1988]

## § 52.676 Control strategy: Particulate

Revocation of PM-10 NAAQS-On July 24, 1998, the State of Idaho submitted a request that EPA determine that the PM-10 NAAQS in effect as of September 16, 1997, no longer apply to the Northern Ada County/Boise area and to revoke the nonattainment designation associated with that NAAQS. The State has satisfied the requirements of the Clean Air Act as well as 40 CFR 50.6(d) and Guideline for Implementing the 1-Hour Ozone and Pre-Existing PM-10 NAAQS dated December 29, 1997. (A copy of the guidance document may be found on the World Wide Web site at the following URL: http:// www.epa.gov/ttncaaa1/1pgm.html).

Therefore, EPA revokes the pre-existing NAAQS for particulate matter as delineated in 40 CFR 50.6. The revised NAAQS for particulate matter in 40 CFR 50.7 remain in effect.

[64 FR 12263, Mar. 12, 1999]

## §§ 52.677-52.678 [Reserved]

## § 52.679 Contents of Idaho State Implementation Plan.

IMPLEMENTATION PLAN FOR THE CONTROL OF AIR POLLUTION IN THE STATE OF IDAHO

Chapter I—Introduction (submitted 1-15-80) Chapter II—Administration (submitted 1-15-80)

Chapter III—Emission Inventory (submitted 1–15–80)

Chapter IV—Air Quality Monitoring (submitted 1-15-80, and 2-14-80)
Chapter V—Source Surveillance (submitted

1-15-80) Chapter VI—Emergency Episode Plan (sub-

mitted 1-15-80)

Chapter VIII Nonettainment Area Plans

Chapter VIII—Nonattainment Area Plans VIII-a—Silver Valley TSP Nonattainment Area Plan (submitted 1-15-80): EPA effective 7-28-82

VIII-b—Lewiston TSP Nonattainment Plan (submitted 1–15–80, 12–4–80, and 2–5–81): EPA effective 7–28–82.

VIII-c—Transportation Control Plan for carbon monoxide, Ada County (submitted 5-24-84, 1-3-85, 3-25-85, and 6-29-94): EPA

effective 7-28-82, 8-5-85, and 1-30-95. VIII-d—Pocatello TSP Nonattainment Plan (submitted 3-7-80, and 2-5-81): EPA effective 7-28-82.

VIII-e—Soda Springs TSP Nonattainment Plan (submitted 1-15-80): EPA effective 7-28-82.

VIII-f—Pinehurst PM-10 Nonattainment Plan (4-14-92): EPA effective 10-24-94.